



ENTERED  
TAWANA C. MARSHALL, CLERK  
THE DATE OF ENTRY IS  
ON THE COURT'S DOCKET

The following constitutes the ruling of the court and has the force and effect therein described.

  
United States Bankruptcy Judge

Signed October 07, 2010

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IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE NORTHERN DISTRICT OF TEXAS  
DALLAS DIVISION

IN RE: {  
ECONOMETRIC MANAGEMENT, INC., {  
Debtor. {  
} CASE NO. 10-35551-sbj-11

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LIBERTY BANKERS LIFE INSURANCE {  
COMPANY and WINNFIELD LIFE {  
INSURANCE COMPANY, {  
Movants, {  
V {  
ECONOMETRIC MANAGEMENT, INC., {  
Respondent. {

**ORDER GRANTING MOTION OF LIBERTY BANKERS LIFE INSURANCE  
COMPANY AND WINNFIELD LIFE INSURANCE COMPANY  
FOR RELIEF FROM AUTOMATIC STAY  
[Relating to Docket No. 8]**

On October 4, 2010, the Court conducted a final hearing on and considered the Motion of Liberty Bankers Life Insurance Company and Winnfield Life Insurance Company for Relief

From Automatic Stay or, Alternatively, Adequate Protection of Security Interests (Docket No. 8, the “Stay Motion”) filed by Liberty Bankers Life Insurance Company and Winnfield Life Insurance Company, creditors and parties in interest in this Chapter 11 Bankruptcy Case, pursuant to Section 362 of the United States Bankruptcy Code (11 U.S.C. 101, *et seq.*, the “Bankruptcy Code”) and Rule 4001 of the Federal Rules of Bankruptcy Procedure. Having considered the Stay Motion, the response thereto filed by the Debtor, Econometric Management, Inc., the evidence presented and admitted at the hearing thereon, and the arguments of counsel for the parties, the Court finds and concludes that the Stay Motion and the relief requested therein should be granted for the reasons announced on the record at the conclusion of such hearing. It is therefore ORDERED THAT:

1. The Stay Motion is hereby granted;
2. The automatic stay imposed by Section 362 of the Bankruptcy Code is hereby terminated, vacated, annulled, lifted, or modified as to Liberty Bankers Life Insurance Company and Winnfield Life Insurance Company, individually and collectively, to the extent necessary to allow each such secured creditor to enforce any and all of its respective rights and remedies under its respective loan and security documents and applicable state laws to foreclose any and all liens or security interests it possesses in respect of any tangible or intangible property of Debtor, Econometric Management, Inc., securing such Secured Creditor’s claims, including, without limitation, the following:

(a) Any and all partnership and other equity interests in Hans Lollick Land Company, Limited Liability Limited Partnership, a United States Virgin Islands limited liability limited partnership;

(b) Any and all partnership and other equity interests in Little Hans Lollik Holdings, LLP, a Delaware limited liability partnership; and

(c) Any and all interests in that certain real property and any improvements thereon located at 142 Wikil Place, Palm Desert, California, as such property is more specifically described in the deed of trust and other loan and security documents executed by Bruce R. Tizes for the benefit of Winnfield Life Insurance Company or its successors and assigns.

3. The Court reserves the right to supplement the findings, conclusions, and rulings made at the conclusion of the hearing on October 4, 2010, and to make such additional findings, conclusions, and rulings as it deems appropriate.

# # # END OF ORDER # # #